MINNESOTA COURT RULES

1 CRIMINAL PROCEDURE

FORM 45 - JUDICIAL DETERMINATION OF PROBABLE CAUSE TO DETAIN

COUNTY OF DISTRICT COURT STATE OF MINNESOTA JUDICIAL DETERMINATION OF PROBABLE CAUSE TO DETAIN Name of Arrestee: Date of Birth: _____ Present Location: _____ Arresting Agency: _____ CN#: _____ Date of Arrest: _____ Time of Arrest: _____ Facts submitted by written application and sworn affidavit? ____ Yes ____ No Facts submitted orally upon oath? ___ Yes No Application approved by prosecuting attorney? FROM THE SWORN FACTS SUBMITTED TO THE COURT IT IS DETERMINED: that the application to detain was timely presented to the court. that the application to detain was not timely presented to the court and the above-described arrestee shall be released immediately. that no probable cause exists to detain the above-described arrestee and said arrestee shall be released immediately. that probable cause exists to detain the above-described arrestee for the offense(s) It is hereby ordered that said arrestee be detained subject to the requirements of the Minnesota Rules of Criminal Procedure and further order of this court. that bail without other conditions of release is set in the amount of . . that other conditions of release, with or without bail, are established as follows: that the prosecuting attorney authorized to prosecute the offense(s) specified in the Application is unavailable to approve the application and the determination as to probable cause should not be delayed.

[] in writing [] in person [] telephonically [] by FAX

The proceeding was submitted:

MINNESOTA COURT RULES

2

CRIMINAL PROCEDURE